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APPLICATION NO.	FILING	DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/536,275	5 03/27/2000		Arthur W. Wang	PD-990213	3726
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THE DIRE	CTV GROUI	P INC	NGUYEN, DAVID Q		
PATENT DOCKET ADMINISTRATION RE/R11/A109 P O BOX 956				ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	09/536,275	WANG, ARTHUR W.				
Office Action Summary	Examiner	Art Unit				
	David Q Nguyen	2681				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be by within the statutory minimum of thirty (30) of will apply and will expire SIX (6) MONTHS fro a, cause the application to become ABANDO	timely filed lays will be considered timely. om the mailing date of this communication. NED (35 U.S.C. & 133).				
Status						
1) Responsive to communication(s) filed on 28 D	<u>ecember 2004</u> .					
2a) This action is FINAL . 2b) ☑ This	action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims	,					
4) ☐ Claim(s) 1-34 is/are pending in the application 4a) Of the above claim(s) 22 and 24 is/are with 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-21,23 and 25-34 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	ndrawn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the drawing(s) be held in abeyance. Stion is required if the drawing(s) is c	ee 37 CFR 1.85(a). Objected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119		8				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applica rity documents have been recei u (PCT Rule 17.2(a)).	ation No ved in this National Stage				
Attachment(s)						
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summa Paper No(s)/Mail 5) Notice of Informal 6) Other:	ry (PTO-413) Date Patent Application (PTO-152)				

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments, see pages 2-13, filed 12/28/04, with respect to claims 1-21,23 and 25-34 have been fully considered and are persuasive. The rejection of claims 1-21,23 and 25-34 has been withdrawn.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1,3,6-7,9-13,17,19-21,23,25-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Castiel et al. (US 2002/0160710) in view of Hammill et al. (US 6,813,492 B1).

Regarding claim 1, Castiel et al discloses a communications system comprising: a plurality of regional ground stations (fig. 1; page 4, paragraph 0062); a plurality of satellites located in an elliptical sub-geosynchronous orbit with respect to the earth, said satellites operating in a service area in a synchronized manner to provide continuous coverage to said service area (see fig. 1; paragraphs 0003 and 0004; paragraph 0143); and a plurality of user terminals within the service area receiving communication signals from satellite (see figs. 2 and page 4, paragraph 0065). Castiel et al. does not discloses said satellite generating a plurality of beams with variable beam widths to obtain a

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substantially uniform cell size covering said service area. However, Hammill et al discloses a satellite generating a plurality of beams with variable beam widths to obtain a substantially uniform cell size covering said service area (see fig. 2, col. 4, lines 28-40 and col. 8, lines 34-45). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the above teaching of Hammill et al to the system of Castiel et al. in order to provide a desired level of coverage.

Regarding claim 12, Castiel et al discloses a communications system comprising: a first plurality of satellites located in an elliptical sub-geosynchronous orbit with respect to the earth, said satellites operating in a service area in a synchronized manner to provide continuous coverage to said service area (see explanation in claim 1); said first plurality of satellites providing a first system capacity (see fig. 4g and its description); and a second plurality of satellites deployed after said first plurality of satellites, said second plurality of satellites providing a second system capacity greater than the first system capacity (see fig. 4g and its description). Castiel et al does not discloses said satellites generating a plurality of beams with variable beamwidth to obtain a substantially uniform cell size covering said service area. However, Hammill et al discloses satellites generating a plurality of beams with variable beamwidth to obtain a substantially uniform cell size covering said service area (see explanation in claim 1). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the above teaching of Hammill et al to the system of Castiel et al. in order to provide a desired level of coverage.

Regarding claim 25, Castiel et al discloses a method of developing a customized satellite constellation comprising the step of: developing a first satellite constellation

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having a first set of satellites having regional coverage having a first service area, wherein said first constellation comprises a first plurality of satellites located in an elliptical sub-geosynchronous orbit with respect to the earth, said satellites operating in a service area in a synchronized manner to provide continuous coverage to said service area; launching a second set of satellite to form a second satellite constellation having primary market coverage in cooperation with said first set of satellites to have a second service area greater than said first service area (see explanation in claims 1 and 12; see fig. 4g). Castiel et al. does not discloses said satellites generating a plurality of beams with variable beam widths formed as a function of orbit position to obtain a substantially uniform cell size covering said service area. However, Hammill et al discloses satellites generating a plurality of beams with variable beamwidth to obtain a substantially uniform cell size covering said service area (see explanation in claim 1). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the above teaching of Hammill et al to the system of Castiel et al. in order to provide a desired level of coverage.

Regarding claim 32, Castiel et al disclose a communications system comprising: a plurality of regional ground stations; a plurality of satellites located in an elliptical sub-geosynchronous orbit with respect to the earth, said satellites operating in a service area in a synchronized manner to provide continuous coverage to said service area, and a plurality of user terminals with the service area receiving communication signals from the satellite (see expalanation in claim 1). Castiel et al does not disclose said satellites generating a plurality of beams with variable beam widths that vary as a function of orbital position to obtain a substantially uniform cell size covering said service area.

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However, Hammill et al discloses satellites generating a plurality of beams with variable beam widths that vary as a function of orbital position to obtain a substantially uniform cell size covering said service area (see explanation in claim 1). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the above teaching of Hammill et al to the system of Castiel et al. in order to provide a desired level of coverage.

Regarding claims 3 and 13, the communications system of Castiel et al in view of Hammill et al also discloses that the uniform cells are substantially fixed within the service area (see paragraphs 0003 and 0004 of Castiel).

Regarding claim 6, the communications system of Castiel et al in view of Hammill et al also discloses that within said service area is a primary market area (see fig. 7's of Castiel).

Regarding claims 7 and 17, the communications system of Castiel et al in view of Hammill et al also discloses that the plurality of satellites comprises a phase array to form said plurality of beams (see paragraph 0068 of Castiel).

Regarding claims 9-11 and 19-21, the communications system of Castiel et al in view of Hammill et al also discloses that the plurality comprises less than 9 satellites; and the plurality comprises 4 satellites, 5 satellites; and said first plurality comprises less than 9 satellites; and the plurality comprises 4 satellites, 5 satellites (see paragraph 0104 and fig. 4g of Castiel).

Regarding claim 23, the communications system of Castiel et al in view of Hammill et al also discloses wherein said orbits is inclined eccentric sub-geosynchronous orbit (see fig. 4g of Castiel).

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Regarding claims 26 and 27, the method of Castiel et al in view of Hammill et al also discloses launching a third set of satellites to form a third satellite constellation having optimized landmass coverage in cooperation with said first set of satellites and said second; the first constellation, the second constellation and the third constellation comprise SGSO satellites (see explanation in claim 25, fig. 4g of Castiel).

Regarding claims 28-31, the method of Castiel et al in view of Hammill et al also discloses the first and second set of satellites are non-interfering with GSO satellites; the first plurality of satellites and the second set of satellites have active arcs sized to provide continuous coverage to said second service area and be non-interfering with GSO satellites (see paragraphs 0030-0032 of Castiel)

Regarding claim 33, the communications system of Castiel et al in view of Hammill et al also discloses wherein said plurality of satellites operate using a frequency of GSO satellite; (see paragraph 0098 and 101 of Castiel); wherein said plurality of satellite do not operate in GSO satellite avoidance zone (see col. 4, lines 46-55 of Castiel).

3. Claims 4-5 and 14-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Castiel et al (US 2002/0160710 A1) in view of Hammill et al. (US 6,813,492 B1) and further in view of Taormina et al. (US patent Number 6257526).

Regarding claims 4 and 14, the communications system of Castiel et al in view of Hammill et al. does not disclose the plurality of beams providing equal capacity density to the cell size. However, Taormina et al disclose the plurality of beams providing equal capacity density to the cell size (see fig. 6; col. 5, lines 66-67; col. 6, lines 1-5). Therefore, it would have been obvious to one of ordinary skill in the art at the time the

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invention was made to modify the above teaching of Taormina to the system in order to provide a desired level of coverage.

Regarding claims 5 and 15, the communications system of Castiel et al in view of Hammill et al. does not disclose wherein said sub-geosynchronous orbit has a minimum elevation angle is greater than 10 degrees in the service area. However, Taormina et al. disclose wherein said sub-geosynchronous orbit has a minimum elevation angle is greater than 10 degrees in the service area (see col. 6, lines 25-27). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the above teaching of Taormina to the system in order to prevent rotation of the line of asides.

4. Claims 8 and 18 rejected under 35 U.S.C. 103(a) as being unpatentable over Castiel et al (US 2002/0160710 A1) in view of Hammill et al. (US 6,813,492 B1) and further in view of Schloemer (US Patent Number RE37140).

Regarding claims 8 and 18, the communications system of Castiel et al in view of Hammill et al. (US 6,813,492 B1) does not disclose wherein said first plurality of satellites are disabled when coextensive with a geostationary orbit. However, Schloemer discloses wherein said first plurality of satellites are disabled when coextensive with a geostationary orbit (see col. 2, lines 45-50). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the above teaching of Schloemer to the system in order to keep satellites in their proper orbits.

5. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Castiel et al (US 2002/0160710 A1) in view of Hammill et al. (US 6,813,492 B1) and further in view of Byrne et al. (US Patent Number 5990883).

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Regarding claim 2, the communications system of Castiel et al in view of Hammill et al. does not disclose the ground station coupled to one selected from the group consisting of an internet service provider, a broadcast television center and a corporate internet. However, Bryne discloses the ground station coupled to one selected from the group consisting of an internet service provider, a broadcast television center and a corporate internet (see fig. 1). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the above teaching of Bryne to the system in order to provide multimedia program content to users.

6. Claim 16 is rejected under 35 U.S.C. 103(a) as being unpatentable over Castiel et al (US 2002/0160710 A1) in view of Hammill et al. (US 6,813,492 B1) and further in view of Wainfan et al. (US Patent Number 6339707).

Regarding claim 16, the communications system of Castiel et al in view of Hammill et al. does not disclose a primary market area having an elevation greater than thirty degrees. However, Wainfan discloses a primary market area having an elevation greater than thirty degrees (see col. 3, lines 62-63). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the above teaching of Wainfan to the system so that satellite service may be more efficiently realized.

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to David Q Nguyen whose telephone number is 703-605-4254. The examiner can normally be reached on 8:30AM-5:30PM.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Moise Emmanuel can be reached on 703-306-0003. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David Nguyen March 11, 2005

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